§ 2505.6

§ 2505.6 What are the procedures for making a public announcement of a meeting?

- (a) For each meeting, the Board shall make a public announcement, at least one week before the meeting, of—
 - (1) The meeting's time and place;
 - (2) The matters to be considered;
- (3) Whether the meeting is to be open or closed; and
- (4) The name and business telephone number of the official designated by the Board to respond to requests for information about the meeting.
- (b) The one week advance notice required by paragraph (a) of this section may be reduced only if—
- (i) The Board determines by recorded vote that Board business requires that the meeting be scheduled in less than seven days; and
- (2) The public announcement required by paragraph (a) of this section is made at the earliest practicable time and posted on the Corporation's home page.
- (c) Immediately following a public announcement required by paragraph (a) of this section, the Corporation will submit for publication in the FEDERAL REGISTER a notice of the time, place, and subject matter of the meeting, whether the meeting is open or closed, any change in one of the preceding, and the name and phone number of the official designated by the agency to respond to requests for information about the meeting.

§ 2505.7 What are the procedures for changing the time or place of a meeting following the public announcement?

- (a) After there has been a public announcement of a meeting, the time or place of the meeting may be changed only if the Board publicly announces the change at the earliest practicable time. Such a change need not be determined by recorded vote.
- (b) After there has been a public announcement of a meeting, the subject-matter of the meeting, or the determination of the Board to open or to close a meeting may be changed only when—
- (1) The Board determines, by recorded vote, that Board business so re-

quires and that no earlier announcement of the change was possible; and

- (2) The Board publicly announces the change and the vote of each Member at the earliest practicable time.
- (c) The deletion of any subject-matter previously announced for a meeting is not a change requiring the approval of the Board under paragraph (b) of this section.

PART 2506—CLAIMS COLLECTION

Subpart A—Definitions, Authority, Administrative Collection, Compromise, Termination, and Referral of Claims

Sec

2506.1 What definitions apply to the regulations in this part?

2506.2 What is the Corporation's authority to issue these regulations?

2506.3 What other regulations also apply to the Corporation's debt collection efforts?2506.4 Do these regulations apply to claims involving fraud or misrepresentation?

2506.5 What is the extent of the Chief Executive Officer's authority to compromise debts owed to the Corporation?

2506.6 What notice will I be provided if I owe a debt to the Corporation?

2506.7 What interest, penalty, and administrative costs will I have to pay on a debt owed to the Corporation?

2506.8 What opportunity do I have to obtain a review of my debt within the Corporation?

2506.9 How can I resolve the Corporation's claim through a voluntary repayment agreement?

2506.10 How will the Corporation use credit reporting agencies to collect its claims?2506.11 How will the Corporation contract for collection services?

2506.12 When will the Corporation refer claims to the DOJ?

2506.13 Will the Corporation use a crossservicing agreement with the Treasury to collect its claims?

Subpart B—Salary Offset

- 2506.20 What debts are included or excluded from coverage of these regulations on salary offset?
- 2506.21 May I ask the Corporation to waive an overpayment that would otherwise be collected by offsetting my salary as a federal employee?
- 2506.22 What are the Corporation's procedures for salary offset?
- 2506.23 How will the Corporation coordinate salary offsets with other agencies?